Remarks:

The Examiner has rejected claims 10-35. Claims 1-9 were previously withdrawn

as the result of an earlier restriction requirement. Claims 25 and 34 were previously

canceled. Claims 10 and 23 are being amended to further recite the features of the

invention; the scope of claims 10 and 23 remains unchanged. As a result, claims 10-24,

26-33, and 35 are pending for examination with claims 10 and 23 being independent

claims. The amendments made find support in the specification and do not constitute

new matter.

Rejections under 35 U.S.C. §103

The Examiner has rejected claims 10, 12-14, 16-23, and 26-33 under 35 U.S.C.

§103(a) as being unpatentable over Viswanath et al (US Publication No. 2007/0118670)

("Viswanath") in view of "Communicating Using Multiple Wireless Interfaces" by

Kameswari Chebrolu et al. ("Chebrolu") and in further view of "Dynamic Parallel Access to

Replicated Content in the Internet" by Pablo Rodriguez et al. ("Rodriguez") and in further

view of Greer et al. (US Patent No. 5,978,828) ("Greer"). Further, the Examiner has

rejected claims 11 and 24 under 35 U.S.C. §103(a) as being unpatentable over

Viswanath in view of Chebrolu and in further view of Rodriguez and in further view of

Greer and in further view of Boehm (US Publication No. 2004/0085944) ("Boehm").

Further, the Examiner has rejected claim 15 under 35 U.S.C. §103(a) as being

unpatentable over Viswanath in view of Chebrolu and in further view of Rodriguez and in

further view of Greer and in further view of Nelson (US Publication No. 2003/0055975)

("Nelson"). Further, the Examiner has rejected claim 35 under 35 U.S.C. §103(a) as being

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

unpatentable over Viswanath in view of Chebrolu and in further view of Rodriguez and in

further view of Greer and in further view of Holder (US Publication No. 2003/0208554)

("Holder"). Applicants traverse.

In particular, the Examiner argues that, "one of ordinary skill in the art would

reasonably interpret 'objects of a resource' as 'block of a document'." (OA, pg. 3, lines

15-17) Applicants traverse. Even so, the Examiner later goes on to contradict himself by

equating Applicants' "objects in a virtual resource" to Chebrolu's "packet" (OA, pg. 6)

and then immediately after goes on to once again contradict himself by equating

Applicants' "objects in a virtual resource" to Rodriguez's "blocks" (OA, pg. 7). But

obviously Applicants' "objects in a virtual resource" cannot be both "packets" and

"blocks of a document" as these are clearly not the same thing. Further, while it may be

the case, in arguendo, that an "object" can be represented in one or more "packet" for

transmission over a network, clearly the "object" is not the same as the "packet". Even

so, Applicants have amended claims 10 and 23 to further recite the features of the

invention.

Applicants have amended independent claim 10 to call for:

"...determining a number of objects in the virtual resource;

assigning each object in the virtual resource to at least one available

wireless network interface, at least one object in the virtual resource

being assigned to a different available wireless network interface than

another object in the virtual resource; and transmitting an outgoing

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

request for each object in the virtual resource, wherein each outgoing

request specifies the available wireless network interface assigned to the

corresponding object in the virtual resource, and wherein the objects in

the virtual resource are requested via a plurality of the available wireless

network interfaces." (emphasis added)

Independent claim 23 has been similarly amended; the scope of claims 10 and

23 remains unchanged.

As pointed out by the Examiner, Chebrolu, on the other hand, referring to an

Interface Selector Algorithm, provides:

"Once it is decided as to which interfaces to use, the interfaces

that are not already up and brought up and the home agent is informed

of the new changes so that it can schedule packets accordingly."

(Chebrolu, pg. 2, left column, lines 28–31; emphasis added.)

As such, Chebrulo teaches that interfaces are selected by the Interface Selector

Algorithm for the scheduling of packets. Further, with respect to a Scheduling

Algorithm, Chebrolu goes on to provide:

"The scheduling algorithm needs to partition the traffic from

multiple input queues (corresponding to each application) onto multiple

output links (corresponding to each interface)." (Chebrolu, pg. 2, right

column, lines 2-4; emphasis added.)

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

As such, Chebrolu again teaches that packets that make up traffic from

applications are scheduled for particular interfaces. Further, Chebrolu defines "packets"

as data packets such as those commonly sent over networks using conventional

transport protocols such as the Internet Protocol ("IP") (see Chebrolu, Introduction,

paragraph 2).

Accordingly, Applicants submit that Chebrolu's "packets" are not the same as

Applicants' "objects in a virtual resource". Even if, in arguendo, Applicants objects were

considered to be Chebrolu's "packets", Chebrolu still does not teach, "transmitting an

outgoing request for each [packet], wherein each outgoing request specifies the

available wireless network interface assigned to the corresponding [packet], and wherein

the [packets] are requested via a plurality of the available wireless network interfaces."

In general, Chebrolu teaches selecting a wireless interface for scheduling data

packets from an application. Chebrolu does not teach, disclose, or suggest Applicants'

claimed, "transmitting an outgoing request for each object in the virtual resource,

wherein each outgoing request specifies the available wireless network interface

assigned to the corresponding object in the virtual resource, and wherein the objects in

the virtual resource are requested via a plurality of the available wireless network

interfaces."

Accordingly, the Applicant submits that independent claims 10 and 23 are not

unpatentable over Viswanath, even in view of Chebrolu, Rodrigues, Greer, Boehm,

Nelson, Rodriguez, and/or Holder. As such, the Applicant respectfully request that the

Examiner withdraw the rejection and allow the claims.

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

Claims 11-22, 24, 26-33, and 35 are dependent on either claim 10 or 23. As

such, claims 11-22, 24, 26-33, and 35 are believed allowable based at least in part

upon claim 10 or 35.

Request for Reconsideration

Accordingly, reconsideration and examination of the above-referenced

application is requested.

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

Conclusion:

Accordingly, in view of the above amendment and remarks it is submitted that the claims are patentably distinct over the prior art and that all the rejections to the claims have been overcome. Reconsideration and reexamination of the above application is requested. Based on the foregoing, Applicant respectfully requests that the pending claims be allowed, and that a timely Notice of Allowance be issued in this case. If the Examiner believes, after this amendment, that the application is not in condition for allowance, the Examiner is requested to call the Applicant's representative at the telephone number listed below.

Amendment

Application Number: 19/695,928

Attorney Docket Number: 304931.01

If this response is not considered timely filed and if a request for an extension of time is otherwise absent, Applicant hereby requests any necessary extension of time. If there is a fee occasioned by this response, including an extension fee that is not covered by an enclosed check please charge any deficiency to Deposit Account No. 50–0463.

	Respectfully submitted, Microsoft Corporation
Date: September 10, 2008	By: <u>/L. Alan Collins/</u>
	L. Alan Collins, Reg. No.: 57,646
	Direct telephone (425) 703-8265
	Microsoft Corporation
	One Microsoft Way
	Redmond WA 98052-6399

CERTIFICATE OF MAILING OR TRANSMISSION (Under 37 CFR § 1.8(a)) or ELECTRONIC FILING

I hereby certify that this correspondence is being electronically deposited with the USPTO via EFS-Web on the date shown below:

September 10, 2008	/Noemi Tovar/
Date	Noemi Tovar

Amendment

Application Number: 19/695,928 Attorney Docket Number: 304931.01